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INFO RUEHC/SECTIATE WASHOO PRIORITY 3786
RUEHHX/AMCONSUL HONG KONG 5297
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RUEHG/AMCONSUL CHANGIHOU 4814
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DRI JRSTGANGAGRANDANIE ROP DEGEU 4403/18746 ARCHARDANIE ARCHARDAN

UNCLAS SECTION BY OF CO BEILDING BORDS

E.O. 12356: K/A
TAGE: BEXP, CK, ETRO
SUBJECT: JCCT TRACE AND INVESTMENT VORKING GROUP
CHIMESE SALES CONTRACT PRACTICES

1. SUMMARY: CESCRIBED BELOW ARE REPRESENTATIVE CASES WHERE U.S. BUSINESSMEN ARE ENSCUNTERING PROBLEMS IMPLEMENTING THEIR CONTRACTS FOR SALE OF GOODS WITH CHINESE DREAMINATIONS. THESE ARE KON-1011 CASES WHICH HAY NOT INDIVIDUALLY HERIT DISCUSSION BY JOST. HOVEVER, THE ISSUES PRESENTED IN THESE CASES ARE REPRESENTATIVE OF TOOL TEAL BUT MI CIZZUDZIC BRBY HOLKY EMBLEORS IN 1918 AND REMAIN UNRESCLIVED. THE JOST CASES WHICH WILL BE DISCUSSED ILLUSTRATE THE ISSUES OF AT EMPORCEMENT OF FOREIGN COURT JUDGEMENTS IN CHINA, B) REPUSAL TO ACCEPT CUSTOR RACE GOODS. AND C) FAILURE BY A CHINESE IMPORTER TO PAY ROYALTY FEES OUE TO ENDUSER'S FAILURE TO PAY THE IMPORTER. THE CASES BELOW PRESENT THE ISSUES OF AT PAILURE TO HONOR COLLECTION DOCUMENTS. EMETHER INFOUCH LETTER OF CREDIT OR DOCUMENTARY COLLECTION PROCESURES. B) FAILURE TO SHIP GOODS WHICH CONFORM TO CONTRACTUAL SPECIFICATIONS, AND E) DENIAL OF LIABILITY FOR FAILURE TO SHIP GOODS. WE SUGGEST THAT THESE GENERAL CONTRACTUAL ISSUES COULD BE A BACKDROP FOR JOST WORKING CROUP DISCUSSION OF JEST CASES. END SUMMARY.

2. MORE OF THE FIRMS METIONED BELOW IN THE REPRESENTATIVE CASES HAVE AUTHORIZED USE OF THEIR MANES DURING THE JOST TRADE AND INVESTMENT WORKING GROUP ITIPUS. HOWEVER, THEIR AUTHORIZATION COULD BE OBTAINED IF USDOC BELIEVES THE CASES MERTI INDIVIDUAL MENTION BY JOST.

REPRESENTATIVE CASES

ILLUSTRATES THE ISSUE OF FAILURE TO HONOR
COLLECTION DOCUMENTS. IT ALSO DEMONSTRATES NOW
DIFFIGURE IT IS TO OBTAIN PAYMENT FROM SOME

CHINESE BUYERS, PARTICULARLY WHERE THE ENDUSER HAS FAILED TO PAY THE CHINESE OFFICER. THIS CASE IS SIMILAR TO THE CHINESE HAS FAILED TO PAY THE CHINESE INPORTER DOES NOT PAY

THE AMERICAN EXPORTER.

6. FACTS - THE AMERICAN FIRM CLAIMS PAYMENT IN THE AMOUNT OF USD \$4,775.74 FROM THE THINESE INFORTER OR EMOUSER FOR SALE OF

THE EQUIPMENT WAS SKIPPED ON 1 HOVEMBER 1991. THE BANK OF CHINA DID NOT HONOR THE LETTER OF CREDIT COLLECTION DOCUMENTS RECAUSE THEY ALLECEDLY CONTAINED TOO HANY, DISCREPENCIES, THE EQUIPMENT THROUGH AM AMERICAN DISTRIBUTOR AND IS NOT A DIRECT BENEFICIERY OF THE LETTER OF CREDIT OR A CONTRACTING PARTY FOR THE SALE OF THE EQUIPMENT TO THE CHINESE BUTER. THE DISTRIBUTOR DID NOT OBTAIN PAYMENT FACH THE ENDUSER. THE DISTRIBUTOR HAS RECENTLY SUFFERED FROM A HEART ATTACK AND WILL NOT RECOVER FROM A COMMA. (!) ALTHOUGH - : A FIGHTS AND REMEDIES UNDER U.S. LAV. HE IS APPARENTLY UNABLE TO LITIGATE BECAUSE THE DISTRIBUTOR HAS NO ASSETS AND IS UNABLE TO RELEASE DOCUMENTS UNION VOULD CLAIR TO PAYMENT DIRECTLY SUBSTANTIATE FROM THE ENGUSER.

S. RENEDY

CHINESE AUTHORITIES TO COMPEL THE ENGUSER TO PAY
HIM DIRECTLY. ALTHOUGH IT WOULD BE MOST
APPROPRIATE FOR COMPEL THE DISTRIBUTOR
IN THE U.S., THIS IS IMPOSSIBLE. MEVERTHELESS,
THE EMBUSER STILL MAS AN OBLIGATION TO PAY FOR
THE EQUIPMENT AND MAS NOT DOME SO. BICAUSE
RESSLER IS A CREDITOR EMPERICIARY OF THE CHINESE
SALES CONTRACT, HE IS ENTITLED TO PAYMENT. THE
EMBUSER IS BEING UNJUSTLY EMPICHED THROUGH USE
OF EQUIPMENT WHICK IT DID NOT PAY FOR.

E. STATE CASE ALSO
ILLUSTRATES CAINETE SELLER'S FAILURE TO HOHOR
COLLECTION DOSUMENTS AND UNDUST ENRICHMENT BY
USE OF EQUIPMENT WHICH IT WAS AGT PA
CHINESE SALES CONTRACT PRACTICES

ID FOR. IN
THIS PROBLEM, THE CHIMESE SELLER INDUCED
RELIANCE BY THE AMERICAN FIRM TO ACCEPT PAYMENT
THROUGH THE DOCUMENTARY COLLECTIONS PROCESS;
THEN LATER REFUSED TO TENDER PAYMENT WHEN THE
BANK RECEIVED THE COLLECTION GOODMENTS. THE
CHIMESE BUYER HAS BREACHED ITS OBLIGATION TO
MAKE TIMELY PAYMENT; WHICH IS SIX HONTHS PAST
BUYE.

7. FACTS

SOFTWARE ON 31 MARCH 1932, VALUED AT USD

338,698. THE PATHENT VAS TO BE MADE 'D/P AT

SIGHT', MEANING THE DOCUMENTARY COLLECTION
PROCESS. MOTE UNDER D/P NO MONEY MAG BEEN SET

ASIDE BY THE BUYER. D/P PATHENT IS A MIGH RISK
FORM OF PATHENT BECOUGE THERE IS NO ASSUMANCE OF
PATHENT.

SOFT COMMAND SERVERS THE STATES TO
REQUEST PATHENT. OUR OFFICE ALSO WROTE TO THE
BANK OF CHIMA PEADQUARTERS IN BEIJING. UNDER

D/P, MAINAN BANK MAS MO OBLICATION TO DETAIND
PATHENT FROM THE BUYER, IT MERELY TRANSMITS

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PATHENT.

THE SHIPPING OCCUMENTS TO THE BUYER VITHOUT

DETAINING PATHENT, BUT, IT CANNOT SUBSTANTIATE

BOW THE BUYER ACTUALLY OBTAINED THESE

BOCUMENTS. CHIMESE GUSTORS ALSO COULD HAVE

DECIDED TO RELEASE THE GOODS. THE CHIMESE BUYER

MAS STATED IN LETTERS TO THE PATHET IT

MUSHES TO PAT WHEN THE EXCHANGE RATE IS MORE

FAMORABLE CLOWER. THE BUYER HAS DISREGARDED ITS

DELIGATION TO TENDER PAYMENT UPON PRESENTATION

OF DOCUMENTS, WHICH OCCURRED SIX MONTHS AGO.

- 7. REMEDY - FECURETS THAT THE BANK COLLECT PATHENT, WHICH THE BANK HAS NO DELIGATION TO DO.
- E. THIS CASE
 ILLUSTRATES CHIMESE BUTER'S FAILURE TO SUPPLY
 COODS AND DENEAL OF LIABILITY FOR DAMAGES
 RESULTING THREFROM. THIS CASE IS STHILAR TO
 THE PRIOR JOST CASE ON GULF TRADING. IN THESE
 THREE CASES, ARBITRATION WAS RECESSARY TO FORCE
 THE CRIMESE BUTER TO PAY COMPENSATION FOR
 FAILURE TO SHIP GCCCS.
- S. FACTS THE CONTRACT CALLS FOR SWIPMENT OF 64 HETRIC TONS OF YELLOW CROCKER FISH BY 3B RARCW 1332. THE SELLER SKIPPED ONLY 22.7 HETRIC TONS AND HAS REFUSED TO SHIP ANY MORE. THE FIRM CLAIMS USD 65, 988 IN DAMAGES RESULTING FROM THE CHINESE SELLER'S FAILURE TO SHIP ALL THE GOODS US STIPULATED IN THE CONTRACT.
- WASTE TO GALIAN COPIT AND THE EMBASSY REQUESTING ASSSITANCE. THE COMMERCIAL SECTION WROTE TO COPIT AND COPERT. THE CHINESE SELLER WAS ENCOURAGED TO SETTLE THE DAMAGE CLAIM OR SHIP THE FISH. THE ENDUSER DID HOTHING. FERRIVED IN DALIAN ON 7 DEC 32 TO DISCUSS A SETTLEMENT. AT A LOCAL RESTAURANT THAT EVENING, THE FIRST'S PRESIDENT STRUCK WITH A BEER SOTTLE BY THE CHINESE FISH SUPPLIER AND NOV FEARS FOR HIS SAFETY. BELIEVES HE WAS ASSEMUTED AT THE REQUEST OF THE CHINESE SELLER TO INTIMIDATE HIM AND DISCOURAGE MIN FROM PURSUING HIS CLAIMS FURTHER. THE COMMERCIAL SECTION ADVISED CEPIT OF ARRIVAL IN DALIAN, DESIRE TO SETTLE, AND FEAR OF 11. REMEDY -SE OF STRAW
- COMPENSATED FOR ITS LOSSES IN THE AMOUNT OF USD ES, #89.
- 12.
 THE DIFFICULTY SHALL TRADING FIRMS ENCOUNTER
 WHEN THEY RECEIVE DEFECTIVE GOODS FROM A CHINESE
 STLLER. RECAUSE THE THE CHINESE SUPPLIER HAS
 SUPPLIED THE DEFECTIVE GOODS, THE CHINESE
 EXPORTER REFUSES TO COMPENSATE THE AMERICAN
 BUYER. I

CHIRESE SALES CONTRACT PRACTICES

UNCHASE TAMPS AND LIGHT BULES ACCORDING TO

SETAID SPECIFICATIONS, ONE OF UNION WAS THAT

THE ITEMS OPERATE ON LIG CURPENCY OF CHIMESE 228

CURRENCY LINE USD 10, 000 IN DAMAGES FOR

DEFECTIVE SEARS AND INADEGUATE PACKAGING FROM

THE COMMERCIAL SECTION MAS

#2333# DC0773

WRITTEN TO THE HUMAN COMMISSION ON FOREIGN ECONOMIC RELATIONS AND TRADE (COFERT) FOUR TIMES AND SUPPLIED FULL DOCUMENTATION OF THE CLAIM TWICE. WE ALSO WROTE TO THE VAIRAN FOR HUMAN, WE MAVE NOT RECEIVED A RESPONSE DESPITE OUR MUMEROUS INQUIRIES.

14. REMEDY - PAYMENT OF DAMAGES IN OF USD 18, 588.

- THE FIRM CLAIMS
 GAMAGES, IN THE AROUNT OF USD 78,288, DUE TO
 RECEIPT OF DEFECTIVE GODDS FROM GUANGDONG ARTS
 AND CRAFTS I/E CORP. THIS FIRM HAS SEEN UNABLE
 TO RECOVER ITS BUSINESS LOSS.
- 16. IF THESE CONTRACTUAL ISSUES ARE TO BE DISCUSSED BY JCCT YORKING GROUPS, WE SHOULD SOLICIT SUGGESTIONS FROM MOFERT CONCERNING NOW AMERICAN FIRMS SKOULD HANDLE THESE PROBLEMS. WE BAYE ATTEMPTED TO YORK WITH PROVINCIAL COPERTS BUT HAVE NOT HAD HUCK SUCCESS. AMERICAN FIRMS ARE STILL RELUCTANT TO RESCRIT TO ARBITRATION OR LITIGATION IN CHIMA BECAUSE THEY DOUBT THE DESIGNATION OF COMPETENCE OF THESE LEGAL FORUMS. GGS: ESULLIVANIEST.